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March 31, 2005

Federal Communications Commission
Office of Secretary

Via Hand Delivery

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
The Portals
445 12th Street, S.W.
Washington, D.C. 20554

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Re: WIRELESS TELECOMMUNICATIONS BUREAU,
BROADBAND DIVISION

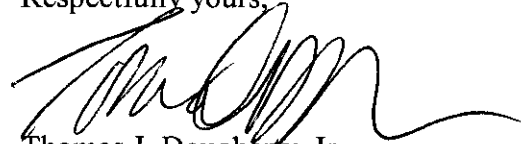
Petition for Reconsideration of Dismissal of
Application for Modification of ITFS Stations
KZB28 (BMPLIF-19950524DL), KHU90 (BMPLIF-
19950524DN) and KZB29 (BMPLIF-19950524DM);
WT Dkt. 03-66

Dear Ms. Dortch:

Transmitted herewith, on behalf of the School Board of Miami-Dade County, Florida (FRN 0004998118) and Southern Florida Instructional Television, Inc. (FRN 0008094104), are an original and four (4) copies of their Motion for Extension of Time for filing oppositions in the above-referenced matter.

Please date-stamp the enclosed "S&R" copy of this filing and return it to the courier delivering this package. Should any questions arise with regard to this filing, please contact the undersigned.

Respectfully yours,



Thomas J. Dougherty, Jr.

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Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

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MAR 31 2005
Federal Communications Commission
Office of Secretary

In the Matter of Application of)	
)	
SCHOOL BOARD OF PALM)	File No. BMPLIF-19950524DL
BEACH COUNTY, FLORIDA)	File No. BMPLIF-19950524DN
)	File No. BMPLIF-19950524DM
For Authorization to Modify Facilities)	
of ITFS Station KZB-28, KHU-90 and)	
KZB29)	

Directed To: The Commission

MOTION FOR EXTENSION OF TIME

THE SCHOOL BOARD OF MIAMI-DADE COUNTY, FLORIDA (the "School Board") and SOUTHERN FLORIDA INSTRUCTIONAL TELEVISION, INC. ("SFITV") (with the School Board and SFITV referred to collectively as the "Miami Educators") hereby request the Commission grant them additional time to oppose the Consolidated Petition for Reconsideration ("PFR") filed by Sprint Corporation and Wireless Broadcasting Systems of West Palm, Inc. (the "Petitioners") of the Commission's dismissal of the above-captioned applications pursuant to the *Report and Order and Further Notice of Proposed Rulemaking*, released on July 29, 2004, *In the Matter of Amendment of Parts 1, 21, 73, 74 and 101 of the Commission's Rules to Facilitate the Provision of Fixed and Mobile Broadband Access, Educational and Other Advanced Services in the 2150-2162 and 2500-2690 MHz Bands*, WT Docket No. 03-66 (the "*Rebanding Report and Order*"). The Miami Educators desire the postponement of the due date of their oppositions to May 2, 2005. In support of this request, the following is respectfully submitted:

As last reported, representatives of Sprint Corporation/WBSA and BellSouth Entertainment have before them a written discussion proposal for a settlement. They have had

one discussion of the proposal and intend to discuss it further next week. We would like to postpone the opposition due date to allow this discussion to occur in the hope that it will resolve issues outside of the pleading process. It is in the Bureau's interest to allow this process to proceed to a culmination, as a settlement will allow the Bureau's staff to devote its attention to other matters.

Sprint Corporation/WBSA has been advised of the Miami Educators' intention to file this request but has not responded as to whether she would oppose this request, although she has confirmed the settlement meeting mentioned above.

WHEREFORE, the foregoing premises considered, the School Board of Miami-Dade County, Florida and Southern Florida Instructional Television, Inc. respectfully request the Commission to defer the due date of their oppositions to the PFR to May 2, 2005.

Respectfully submitted,

THE SCHOOL BOARD OF MIAMI-DADE
COUNTY, FLORIDA

SOUTHERN FLORIDA INSTRUCTIONAL
TELEVISION, INC

By: 

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March 31, 2005

CERTIFICATE OF SERVICE

I, Suzi Natal of Gardner Carton & Douglas LLP hereby certify that I caused a true copy of the foregoing Motion for Extension of Time to be sent to the following person this 31st day of March, 2005, by U.S. First Class Mail, postage pre-paid:

Jennifer Richter, Esq.
Morrison & Foerster, LLP
2000 Pennsylvania Avenue, N.W. Suite 5500
Washington, D.C. 20006



Suzi Natal